UNITED STATES DISTRICT COURT DISTRICT OF RHODE ISLAND

RICHARD LEE PAIVA, pro se,

Petitioner,

v.

C.A. No. 1:17-mc-0014-JJM

RHODE ISLAND DEPARTMENT OF CORRECTIONS,

Respondent.

RIDOC'S OBJECTION TO NON-PARTY MOTION

Now comes the Defendant, Department of Corrections, and objects to the Non-Party Motion, ECF 89. As a non-party, the movant lacks standing. More important, the movant claims that the Department of Corrections has failed to comply with this Court's January 28, 2020 Order reinstating the Morris Rules, but this Court's subsequent order (attached) stayed the reinstatement of the Morris Rules, pending further order of the Court. The stay remains in effect.

Wherefore, Defendant prays the motion is denied.

Respectfully Submitted,

Defendant, RHODE ISLAND DEPARTMENT OF CORRECTIONS By Its Attorney,

PETER F. NERONHA ATTORNEY GENERAL

/s/ Michael W. Field

Michael W. Field, Bar No. 5809 Assistant Attorney General R.I. Office of the Attorney General 150 South Main Street Providence, RI 02903

Tel: (401) 274-4400 x 2380 Fax: (401) 222-2995 mfield@riag.ri.gov

CERTIFICATE OF SERVICE

I hereby certify that on Monday, December 06, 2021 I filed the within document via the ECF filing system and that a copy is available for viewing and downloading to:

Lynette J. Labinger LL@labingerlaw.com brownaclu@aol.com

Natalia N. Friedlander nfriedlander@centerforjustice.org

Sonja L. Deyoe sld@the-straight-shooter.com jl@the-straight-shooter.com

I further certify that on Monday, December 06, 2021 I mailed a true and accurate copy of the within document via U.S. mail, postage prepaid, to the following:

Bryan Sevegny #135880 Adult Corrections Institute P.O. Box 8200 Cranston, RI 02920

/s/ Karen M. Ragosta